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## DETAILED ACTION

## EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Eric M. Grabski (Reg. No. 51,749) on 09/29/2010. The application has been amended as follows: Independent claim 22 and dependent claim 21 have been amended as shown below. The application has been amended as follows: Only the preamble of claim 21 and 22 have been amended by this Examiner's amendment. There is no amendment to the limitations in the body of the claims submitted on 09/15/2010. Claims 17, 18, 21 and 22 are renumbered 1, 2, 3 and 4, respectively.

21. (Previously Presented) The mobile communication terminal according to any one of claims 18-29 claim 18, wherein said mobile communication terminal is operable such that each service type list can be shown on a display device on said mobile communication terminal, and further comprising selection means for selecting a service of a desired service type from a displayed service type list.

Claim 22. (Currently Amended) A mobile radio arrangement system, comprising:

at least two mobile radio networks, each said mobile radio network associated with a radio communication standard, each said mobile radio network further comprising a plurality of mobile communication terminals:

wherein each said mobile communication terminal is operable for at least two mobile radio networks, each said mobile radio network providing a user of said mobile communication terminal with a plurality of services of different types;

wherein at least two said mobile radio networks are operable for transmitting data records, each said data records associated with a plurality of said services, and said data records contain information used by said services to be assessed by a user:

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wherein at least two mobile radio communication systems provide the mobile communication terminal at least one service of the same service type:

wherein the data records are used in the form of a plurality of service type lists, each service type list corresponding to a different one of the plurality of different service types and listing only services of one particular service type which are provided by any of said mobile radio networks...

wherein the mobile communication terminal allows the user to specify service assessment criteria; and

wherein the mobile communication terminal applies the user-specified criteria to the service type lists such that when a particular service type is requested by the user, the top-priority service of the particular service type, as determined according to a particular user-specified criterion is displayed to the user in a displayed list before the other services of the particular service type and data that distinguished the top-priority service according to the particular user-specified criterion is displayed at a header end of the displayed list.

## Allowable Subject Matter

Claims 17, 18, 21 and 22 are allowed.

This communication warrants no examiner's reason for allowance, as applicant's reply makes evident the reason for allowance, satisfying the record as whole as required by rule 37 CFR 1.104 (e). In this case, the substance of applicant's remarks in the Amendment filed on 09/15/2010 with respect to the amended claim limitations point out the reason claims are patentable over the prior art of record. Thus, the reason for allowance is in all probability evident from the record and no statement for examiner's reason for allowance is necessary (see MPEP 1302.14).

Accordingly, Applicant's invention is allowed for these reasons and the reasons stated by the Applicant in the Amendment/Remarks.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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## Conclusion

Any response to this Office Action should be faxed to (571) 273-8300

Responses by Mail: Responses by Hand Delivery:

Commissioner for Patents Customer Service Window P.O. Box 1450 Randolph Building Alexandria, VA 22313-1450 401 Dulany Street Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MEHMOOD B. KHAN whose telephone number is (571)272-9277. The examiner can normally be reached on Monday - Friday 8:30 am - 5:00 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lester Kincaid can be reached on 571-272-7922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

/M. B. K./ Examiner, Art Unit 2617 /LESTER KINCAID/ Supervisory Patent Examiner, Art Unit 2617